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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/608,191	06/30/2003	Kestutis Patiejunas	MFCP.103654	8776	
	7590 11/13/200° DY & BACON L.L.P.		EXAMINER		
(c/o MICROSO	FT CORPORATION)		OSMAN, RAMY M		
2555 GRAND	AL PROPERTY DEPA BOULEVARD	IMENI	ART UNIT	PAPER NUMBER	
KANSAS CITY	Y, MO 64108-2613		2157		
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			MAIL DATE	DELIVERY MODE	
			11/13/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Office Action Summary		Application No.	Applican	t(s)	
		10/608,191	PATIEJU	NAS, KESTUTIS	
		Examiner	Art Unit		
		Ramy M. Osman	2157		
The MAILING DATE of this com Period for Reply	munication app	ears on the cover she	et with the correspond	lence address	
A SHORTENED STATUTORY PERIC WHICHEVER IS LONGER, FROM TH- Extensions of time may be available under the prov after SIX (6) MONTHS from the mailing date of this If NO period for reply is specified above, the maxim Failure to reply within the set or extended period for Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704	IE MAILING DA isions of 37 CFR 1.13 communication. um statutory period w reply will, by statute, inths after the mailing	ATE OF THIS COMN 36(a). In no event, however, will apply and will expire SIX (of cause the application to become	IUNICATION. may a reply be timely filed B) MONTHS from the mailing da Dome ABANDONED (35 U.S.C.	ate of this communication. § 133).	
Status			·	•	
 Responsive to communication(s This action is FINAL. Since this application is in condiction closed in accordance with the present the p	2b)∏ This tion for allowar	action is non-final.	•		
Disposition of Claims				•	
4) ⊠ Claim(s) <u>1-26</u> is/are pending in the day of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected the day of t	is/are withdrav	vn from consideration			
Application Papers				•	
9) The specification is objected to be 10) The drawing(s) filed on is Applicant may not request that any Replacement drawing sheet(s) including The oath or declaration is objected.	fare: a) acce objection to the objection to accept	epted or b) objected or b) objected or b) objected or all of a light of the drawing of the drawing of the drawing or between the drawing of the drawing of the drawing or between the drawing of the draw	beyance. See 37 CFR 1 awing(s) is objected to. S	.85(a). see 37 CFR 1.121(d))
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a cl a) All b) Some * c) None of 1. Certified copies of the price 2. Certified copies of the price 3. Copies of the certified copies of the price of the certified copies of the certified copie	of: prity documents prity documents pies of the prior national Bureau	s have been received s have been received ity documents have i (PCT Rule 17.2(a)).	I. I in Application No been received in this N		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Reviews 3) Information Disclosure Statement(s) (PTO/SB Paper No(s)/Mail Date		Pape 5) 🔲 Notic	view Summary (PTO-413) er No(s)/Mail Date ce of Informal Patent Applica er:	ation .	

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DETAILED ACTION

Status of Claims

1. This communication is responsive to application filed on June 30, 2003. Claims 1-26 are pending examination.

Election/Restrictions

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-12 & 18-26, drawn to computer-to-computer data transfer regulating, classified in class 709, subclass 232.
 - II. Claims 13-17, drawn to accessing a remote server, classified in class 709, subclass 219.

The inventions are distinct, each from the other because of the following reasons:

3. Inventions *I* and *III* are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the steps involved in *I* include queuing messages for transmission and throttling the message traffic into an I/O buffer of the queue based upon message completion information, and these steps are not dependent upon the steps involved in *II* which include receiving message data from a data source which is to be placed into a data storage that has a backup data. The subcombination has separate utility such as receiving message data from a data source which is to be placed into a data storage that has a backup data.

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The examiner has required restriction between combination and subcombination inventions. Where applicant elects a subcombination, and claims thereto are subsequently found allowable, any claim(s) depending from or otherwise requiring all the limitations of the allowable subcombination will be examined for patentability in accordance with 37 CFR 1.104. See MPEP § 821.04(a). Applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

- 4. Because these inventions are distinct for the reasons given above and have attained recognition in the art as a separate subject of inventive effort as demonstrated by their different classification and thus requiring a separate field of search for each invention, restriction for examination purposes as indicated is proper.
- 5. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE THIRTY DAYS FROM THE MAILING OF THIS COMMUNICATION. FAILURE

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TO REPOND WITHIN THE PERIOD FOR RESPONSE WILL CAUSE THE APPLICATION
TO BECOME ABANDONED (35 USC § 133). EXTENSION OF TIME MAY BE OBTAINED
UNDER PROVISION OF 37 CFR 1.136(A).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramy M. Osman whose telephone number is (571) 272-4008. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

RMO

November 2, 2007